REMARKS

In response to the Office Action under *Ex parte Quayle* mailed March 21, 2007, The specification has been amended as requested by the Examiner to update the status of all applications cited therein and to capitalize trademarks and add trademark symbols where appropriate. Every effort has been made to prevent the use of trademarks in any manner which might adversely affect their validity as trademarks. No new matter has been added.

Information Disclosure Statementt

Applicants note that a Sixth Supplemental IDS was filed March 8, 2007, just prior to receipt of the present Office Action under Ex parte Quayle. Applicants respectfully request that the references cited in the Sixth Supplemental IDS be considered by the Examiner and that the signed Form 1449 be forwarded with the Notice of Allowance.

Abstract

The Abstract was objected to for not disclosing the claimed method.

The Abstract has been amended to reflect the claimed method as requested by the Examiner.

Use of Trademarks in the Specification

The specification is objected to for the use of trademarks that are not in the proper format.

Applicants have amended the specification where appropriate to capitalize trademark names and include the trademark symbol where appropriate. Applicants submit that every effort has been made to prevent the use of trademarks in any manner which might adversely affect their validity as trademarks.

New Matter

The Examiner objects to the Amendment filed 9/10/2003 as allegedly introducing new matter. In particular, the Examiner asserts that the incorporation by reference of the

Application No. 09/685,830

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09/684,361 application was added after the instant application was filed. As such, the Examiner

alleges that this constitutes new matter.

Without acquiescing to the objection, Applicants have removed reference to this

application in the Cross-Reference to Related Applications. Accordingly, the objection has been

obviated and may be properly withdrawn.

Applicants note that the claims are presently allowed. In view of the above

amendments, Applicants respectfully submit that all formal matters have been addressed. A

Notice of Allowance is earnestly solicited.

The Director is authorized to charge any additional fees due by way of this

Amendment, or credit any overpayment, to our Deposit Account No. 19-1090.

Respectfully submitted,

SEED Intellectual Property Law Group PLLC

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